Case 16-06886 Doc 21-1 Filed 03/28/16 Entered 03/28/16 12:15:29 Desc

H. C. MCGONIGAL INC DEANDRA L GREEN Delse GROVE, IL G0515

Summary
No
Date QCs/14/14

Truth-in-Londing Disc						
Annual Percentage Rate	Finance Charge	Amount	Inguesed	Total of Payments	Annual Comments (March 1994)	
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Security, You are giving us a securi	ty interest in the Property purchased.					
Prepayment, if you pay off this Con-	m payment is not paid within 10 days 200,5 so as to always be the making tract early, you may will not	I have to our a Mon	TRACES MICROSCOPICS CONTRACTOR	4150		
Contract Provisions, You can see to prepayment refunds and penalties.	the terms of this Contract for any add	Illicarinal leafcarrenomicans so	dienal resulpatyrourid.	ciminsuit, many susquirusch restaupenment famile	ore the scheduled date, and	
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Conditional Delivery		Sept. Manager 20	belance of the re-	ete of \$40 - 65000 % per Pleased otherson accress on a	year from the date of this Contract	
and Cybeaneury and	d, you agree that the following agrees thes:		Provisions stown amounts accordi	y this Contrast according to the payer in the <i>Truth-lix</i> Landing Disclosura ing to the terms and conditions of the	wint adhedule and late charge. You also agree to pay any additional. • Continue:	
Agreement will no longer control anex	The Agreement is part of this Contract the assignment is accepted. If there methers and the Contract, the turns		Strictly Farming			
Itomization of Amount	n of	Ø1.00		to make deteited drives payiments as Science Charge, You agree to pay a	Minimum finance charge of	
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6. Cash Price (a-b) d. Trade-in allowance a Lyss; Amount liwing, paid to (inch.)	*	NYO	You may buy as	ny of the following voluntary prote , are seet a factor in the greatit decis will or the releted sele of the Velic	ction plans. They are not required slow, and are out a fauter in the	
f. Net irede-in (d-e) if negative, enter the emount on line m)	Ψ.	NZA W. DB		I tribus you sign and agree to pay sell writing that you want the descri- copy of the contracts) for the produc-		
g. Cash payment Is: Manufacturers reteste		N/A	Diven for an item	. You make the comment and a page 1 Octobries	ge we bitsieg	
i: Deferred down payment j- Other down payment (describe)	*	N/A	Fineri Perce		7 Н	
Down Payment (frg-ti-t-)) Unpaid balance of Cash Price	1 (O-h)	00-00		er of Gap Coverage		
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Premium \$	Ferm N/	-	Try:	India J. B.	OC/14/14	
Your signature below means you want "None" is chucked, you have declared	it (Grify) the insurance coverage(s) qu I the coverage we affiled	collect absorpts. If	By;			
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By: Property teaurence, You must insure	- M Fl	OOU TENNISHED	By signing below Contract and his	r, you agree to me terms of this Contr in Charlos to mild and review if before	ruct. You received a copy of this ru you signed it	
policy owned or confronted by you, if it eliminably acceptable to us. The colli	THE PRODUCTION AND TOURS OF THE PROPERTY OF TH	n ostelling	thuy Da C	andra 7 1	6 ch 300/14/14	
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		ner e		COUNTRAL INC	06/14/14	

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Purchase of Property. You agree to purchase the Property fight us, subject to life terms and conditions of this Contract. Seller will not make any repairs or additions to the Vehicle scale) is noted in the Description of Property section.

You have been given the opportunity to purchase the Property and described services for the Cash Price or the Total Sale Price. The "Total Sale Price" is the total price of the Property if you buy if over time.

Properly if you buy it over time Cleaners Terms. The Total Zate Phose shown in the Truthins-Lending Orachsens assumed that all peyments will be made as achieulated. The actual amount you will pay will be more if you pay tale and less if you pay early. By the actual pay and the pay and property of the truthing of the pay of the property of the pay of the pay

You understand and agree that some payments to their pasties as a part of this Contract may involve money retained by us for paid back to us as commissions or other partners.

remuneration.

You agree that the Property will not be used as a dwelling.

You agree that the Property will not be used as a dwelling.

Prespayment, You may propey the Contract in held or upon a long tene. See Adminion

Prinance Charge section, Any purisal prepayment will not assume my total subscioud

Previous I. If we get a retinant of each universal insurance pursuants that you point, you

provided by the section of each of the critical floors the amount you own unless otherwise.

provided by the state of the particular payment is more than twice as large as the average of all other regularly scheduled payments, you may refinence that payment wrish due. You may do so on terms at levorable as the true originally agreed in in the Contact. This right does not apply if your payment actedute its equivalent assessment or require

Income.

Returned Payment Charge, If you make any payment required by this Contract that is returned or dishondred, you agree to pay a fee of \$25.00.

Coverning Law and interpretation. This Contract is governed by the law of inclience and applicable rederel law and requisitions if it any section or provision of this Contract is not enforced; to other terms will remain pert of this Contract. You authorize us to correct any obstead error or missions in this Contract or in any related document.

Contract or in any related document.

Name and Location. Your issues and address sel forth in this Contract ere your exact legal name and your principal residence. You will provide us with at least 30 days notice before you change your retime or principal residence.

Telephone Monitorting and Calling, from tens to time you agree or may nontice and record telephone calls made or received by us or row eigens engined my interest examine assure the quality of our service. In order for us to service the execution or to defect any assure the quality of our service. In order for us to service the execution or to defect any assure the quality of our service. In order for us to service the execution or to defect any estimates the public of the property of the provide to the control of the use of on settlements deling device at any telephone number you provide to us in our provide to us in our provide to the order of the defect of the country that telephone number that the factor of the provide to the provide to the provide to the order of the defect of the provide that the defect of the provide the provide to the provide the provide that the defect of the provide that the defect of the provide the provide that the defect of the provide the provide the provide that the defect of the provide that the provide the pro

could result in Charges to you.

Default. You will be in default on this Contract if any one of the following occurs (except as prohibited by law):

"You fall to perform any abligation that you have undertaken in this Contract.

"We, in good faith, believe that you cannot, or will not, pay or perform the obligations you have agreed to in this Cuntract.

If you default, you agreed to your reasonable attorneys' fure, on reforms of this Contract will not pay the relative and except and other or an assignment of this Contract You also agree to pay any the relative feeting on any Property or all of you.

- If an event of default occurs as to any of you, we may exercise our considering any or all of you are in default on this Contract, we have all of the contected provided by Removed and the contract of the co

proceeds of a selection of pay all of the emounts you doe up.

By choosing any one or more of these remedies, we do not give up our right to leter use another remedy. By deciding not to use any remedy, we do not give up our right to consider the event a cleantil it it impress again.

You agree that if any rotice is required to be given to you of an intended select or transfer of the frequenty, notice is researched to purely to you of an intended select or contact of the frequenty, notice is researched in your fast known toddress, as reflected to the first known toddress, as reflected to other pay to the process of the first selection of the frequenty and the selection of the first selection of the process of the first selection of the process of the process of the first selection of the process of the proc

You agree that we may take possession of personal property left in or on the Property securing this Contract and taken into possession as provided staive. You may have a sight to recover that property.

if this Property has not electronic tricking device, your egion that we may use the device to

Measions independent. Each parson who signs this Contract opers to pay this fitted according to its lerms. This mappe the fall twelty:

You must pay this Contract even if someons also had not along a great to any release any op-buyer or guestrifor and you will still be obligated to pay the Contract Contract.

- worrist.

 We may release any segurity and you will still be oblighted to pay this Contract
 If we give up any of our rights, it will not affect your duty to pay this Contract.
 If we satered new dedit or instead this Contract,
 Onlines.

Warranty, Warranty Information is provided to you apparely

Security Agreement

rourity. To secure your dayment and performance under the terms of this Control, year we us a security interest in the Vehicle, all accessions, attachnionts, accessions, and ulpment placed in or on the Vehicle and in all other Property. You also inseque to us and ye us a security interest in proposed sent premitmit refunds of any insurance and service otheris probability this Contest.

Duties Toward Property. By giving us a security interest in the Property, you represent and agree to the following:

- types to the following:

 You will defend our interests in the Property against claims missed by anyone also you will defend our interests in the Property against claims missed by anyone also you will keep our clean to the Property sheers of the diath of anyone also You will not do entyphing to change during thereast in the Property common photod of the claim of any other of your general or an expended carbines. You will not support any additional information was may require to keep our cleans of the Property sheet of the property additional information was may require to keep our cleans to the Property sheet of the property of the property and the property additional or the property and the property and the property of the property from the U.S. without our prior written conserved.

- owners.
 You will not elternat to sell the Property, Insteller any lights in the Property, or great smaller flee on the Property without our prior written consent.
 You will pay sell surse and assessments on the Property as they begome due, Property.
 You will notify us with resociable promptness of any loss or damage to the Property.

- You will provide us ressonable accuss to the Property for the purpose of inspection. Our entry and inspection rives be accomplished sewfully, and without breaching the

Out entry and inspection mast be accomplished the fully, and without the accomplished the series. Our entry six the series of th

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If you are buying a used vehicle: The information you see on the window form for this vehicle is part of Uie contract. Information on the window form overrides any contrary provisions in the contract of sale.

di compre un vahidudo havio: Le intermedion que ve adfentide en la ventantile forme parte de alse montante le fritarreción nomenida en el termulario de la vertantila prevalece por sobre (ode opre disposición en contrato interdule en el contrato de demprevente.

Third Party Agreement

In this section and "you' means pay the person signing the section.
By signing below you greet a use security interest in the Property described in the
Description of Property section was as a security interest in the Property described in the
Osciption of Property section was use security interest in the Property section was not interest in the Property section to used to satisfy the Ouyer's obliquion. You signed that we may remove search or charge
used to satisfy the Ouyer's obliquion. You signed that we may remove search or charge
We may take these steps without notice or all ulient was used to the Contract.
You administrator section of a completed dopy of this Contract.

Assignment by Seller Aelia and assigns the Retail installment Contract and Security Agreement, rect), in the Assignser its suscessors and issigns, including all its rights, title and at it this Contract, and any guarantee seconsel or connection with this Contract and either it its own name or in Sallar's name, to take ell or other solitors which solitor could have susen under this Contract.

(Separate Agreement if (his Assignment is made "under the terms of a Separate agreement" as indicated on page 1, the terms of the assignment are described in a separate writing(s) and not as provided before.

- This Contribut represents a sole by Selfer to Huyur on a time price tragis and not on a cost tragis.

- This Contract represents a sale by Selter to Buyer on a time grace dasis and not on a cells basis.

 The statements cuntamed in this Centered are true and correct.

 The statements cuntamed in this Centered are true and correct.

 The statements cuntamed in this Centered are true and correct.

 The statements cuntamed in this Centered are true and correct page 1 of this correct page 1. The statement is to be successful and proceeding and requisitions are presentatives.

 This state was complicted in accordance with all applicable leaders and able taws and requisitions.

 This Contract is valid and enforceable in accordance with its terms.

 The Contract is valid and enforceable in accordance with its terms.

 The Contract is valid and the following true of all least, and subject to any others or defends and from the state free of all least, and others a subject to any others or defends in this Buyer, and may be said or assigned by the Selter.

 A completely libed-in copy of the Centract was delivered to the Buyer at the time of the selling and the self-contract in the Property in level of the Assigned.

 The Vehicle has been delivered to the Buyer in good condition and has been accepted by Duyer.

 Beller has or will perfect a security interest in the Property in level of the Assigned, it any of these womenties is benefiting the accordance which but in over in the amount of the rectuding electronic and expenses.

 Saler will indemnify Assignee for any love sustained by it secures of judicial sel-off or all time equal to deliver of the Assignee as result of a claim of delivery.

ties against Seller.

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